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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/815,341	03/31/2004	Dennis R. Berman	TRV03-0001-1	8341
28422	7590 07/20/2006		EXAMINER	
HOYT A. FLEMING III			HARRIS, CHANDA L	
P.O. BOX 140 BOISE, ID	· - · -		ART UNIT PAPER NUMBER	
,			3715	
			DATE MAILED: 07/20/2006	5

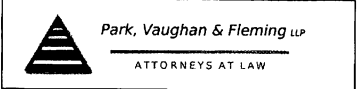
Please find below and/or attached an Office communication concerning this application or proceeding.

Application No. Applicant(s) 10/815,341 BERMAN, DENNIS R. Interview Summary Examiner **Art Unit** 3715 Chanda L. Harris All participants (applicant, applicant's representative, PTO personnel): (1) Chanda L. Harris. (3)_____. (2) Hoyt Fleming. Date of Interview: 17 July 2006. Type: a) ✓ Telephonic b) ☐ Video Conference c) Personal [copy given to: 1) applicant 2) applicant's representative Exhibit shown or demonstration conducted: d) Yes e)⊠ No. If Yes, brief description: _____. Claim(s) discussed: 1. Identification of prior art discussed: Fujino et al. (US 6,755,662). Agreement with respect to the claims f) \square was reached. \square was not reached. \square N/A. Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: We discussed Applicant's draft amendment to claim 1. It appears that Fujino does not disclose "wherein a determination of whether the student correctly answered the at least one question is determined at least in part by comparing the student-provided-keyword to at elast one of the plurality of keywords." Applicant will respond in due course to the last office action. (A fuller description, if necessary, and a copy of the amendments which the examiner agreed would render the claims allowable, if available, must be attached. Also, where no copy of the amendments that would render the claims allowable is available, a summary thereof must be attached.) THE FORMAL WRITTEN REPLY TO THE LAST OFFICE ACTION MUST INCLUDE THE SUBSTANCE OF THE INTERVIEW. (See MPEP Section 713.04). If a reply to the last Office action has already been filed, APPLICANT IS GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER OF ONE MONTH OR THIRTY DAYS FROM THIS INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW SUMMARY FORM, WHICHEVER IS LATER, TO FILE A STATEMENT OF THE SUBSTANCE OF THE INTERVIEW. See Summary of Record of Interview requirements on reverse side or on attached sheet.

Examiner Note: You must sign this form unless it is an Attachment to a signed Office action.

Examiner's signature, if required

Samuel Samuel



P.O. BOX 140678
BOISE, ID 83714
TELEPHONE: 208.336.5237
FAX: 208.342.5363
A LIMITED LIABILITY PARTNERSHIP

HOYT A. FLEMING III
PARTNER
hoyt@parklegal.com

www.parklegal.com

FACSIMILE TRANSMITTAL SHEET			
то: Ms. Chanda Harris	FAX: 571-273-4448		
COMPANY: USPTO	TELEPHONE: 571-272-4448		
FROM: Hayt A. Fleming	DATE: 7/14/2006 10:30 AM		
TITLE: Partner	PHONE: 208.336.5237		
TOTAL NO. OF PAGES INCLUDING COVER:			
RE: Application No. 10/815,341		<u></u>	

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NOTES/COMMENTS:

Chanda,

As we have discussed, I have attached a draft revision to claim 1 of 10/815,341. I look forward to speaking with you Monday morning at 9:00 AM Eastern time.

Thank you.

Hoyt Fleming

AMENDMENTS TO THE CLAIMS

Please amend the claims as follows:

1. (Currently Amended) A program storage device storing a computer program, the computer program for execution by a computer system having a processor and a memory, the computer program, the program storage device containing computer readable instructions, that when

executed by the a computer system, performing the following act:

requesting a Web server to serve a Web document, the Web document including a plurality of objects that provide the ability to select one training course from a plurality of training courses, at least one of the plurality of training courses including a plurality of questions, a plurality of answers, and, in addition to the plurality of answers, a plurality of keywords that

form a part of the answers;

wherein the at least one of the plurality of questions is answered by a student providing a student-

provided-keyword; and

wherein a determination of whether the student correctly answered the at least one question is

determined at least in part by comparing the student-provided-keyword to at least one of the

plurality of keywords.

OTHER POSSIBLE LIMITATIONS

wherein at least one of the plurality of keywords is not utilized to search for a question.

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